	me of Person Filing Document:	
	dress:	
	y, State, Zip Code:	
	ephone Number:	
	orney Bar Number (if applicable):	
Re	presenting  Self or Attorney for	FOR CLERK'S USE ONLY
	SUPERIOR COURT OF ARIZONA IN N	IARICOPA COUNTY JUVENILE COURT
In <sup>1</sup>	the Matter of	Case No: JS  (To be completed by the Court)
		PETITION FOR TERMINATION OF PARENT-CHILD RELATIONSHIP
		(SEVERANCE of PARENTAL RIGHTS)
		—— A.R.S. § 8-531-544
(Fı	ull Legal Names of Minor Children)	
1.	INFORMATION ABOUT PETITIONER:	
	Name:	
	Birth Date:	
	Address:	
	Relationship to child(ren):	
	. , ,	
2.	INFORMATION ABOUT PARENT(S):	
	a. Mother's name:	
	Mother's birth date:	
	-	
	Mother's address:	
	b. Father's name:	
	Fother's hirth data:	
	Father's birth date:	

(If more than one father involved, please attach same information for all fathers)

Father's address:

		Case No
3.	INFORMATION ABOUT TI	E CHILD(REN):
	a. Child's name:	male _ female
	Child's birth date:	
	Child's birth place:	
	Child's address	
	b. Child's name:	malefemale
	Child's birth date:	
	Child's birth place:	
	Child's address	
	c. Child's name:	
	Child's birth date:	
	Child's birth place:	
	Child's address	
	-	
	d. Child's name:	malefemale
	Child's birth date:	
	Child's birth place:	
	Child's address	
	(If more than four children	, please attach information for all children)
4.	The person or agency cu parent) or providing care	rently having legal custody, guardianship, acting in loco parentis (acting as or the child(ren) is:
	Name:	
	Address	

		Case No	_	
5.	Jurisdiction in Arizo	na is proper because the child or children are present in Arizona <b>Yes No</b>	)	
	If the child or children	en are not present in Arizona, jurisdiction in Arizona is proper because:		
6.	Here there have an	which court coop concerning the shild/rep)?		
Ο.		ny prior court cases concerning the child(ren)?		
	ii yes, iist the hame t	t the name of the Court and the case number(s)		
7.	Is any parent or child an enrolled member of any native American tribe or nation?			
	☐ Yes	☐ No ☐ Uncertain		
	If "yes" or "uncertain", please explain:			
	INSTRUCTIONS: Check all the allegations below that you believe apply. If seeking to terminate the rights of more than one parent, attach a separate sheet for the additional parents). If more space is needed for any answer, please attach additional information.			
8.	The Court should te	rminate the parent-child relationship between the child(ren) and		
		other based on the following grounds:		
	Abandonment:	nt: The parent has abandoned the child(ren) by failing to provide reasonable support and failing to maintain regular contact with the child(ren), including normal supervision.		
		Please state the facts supporting this statement:		
			_	
	☐ Neglect/Abuse:	The parent has neglected or willfully abused a child.		
		Please state the facts supporting this statement:		

☐ Incapacity:	The parent is unable to discharge the parental responsibilities because of mental illness, mental deficiency or a history of chronic abuse of dangerous drugs, controlled substances or alcohol and there are reasonable grounds to believe that the condition will continue for a prolonged, indeterminate period.  Please state the facts supporting this statement:
☐ Criminal Conviction	☐ The parent is deprived of civil liberties due to the conviction of a felony the nature of which proves the unfitness of that parent to have future custody and control of the child(ren).  Please state the facts supporting this statement:
	☐ The parent is deprived of civil liberties due to the conviction of a felony and the sentence of that parent is of such length that the child(ren) will be deprived of a normal home for a period of years.  Please state the facts supporting this statement:
☐ Paternity	☐ The potential father failed to file a paternity action within thirty (30) days of completion of service of notice as prescribed by A.R.S. § 8-106(G).
	☐ The putative father (one who registered with the state claiming to be the father) failed to file a notice of claim of paternity as prescribed in A.R.S. § 8-106.01.

Case No. \_\_\_\_\_

	☐ Relinquishment or Consent ☐ Identity Unknown	The parent has relinquished his or her right to the children to an agency or has consented to the adoption.  I have attached to this Petition a copy of all applicable relinquishment(s) or consent(s).	
		The identity of the parent is unknown and continues to be unknown following three months of diligent efforts to identify and locate the parent.	
		Please state the facts supporting this statement:	
	☐ Other	Parental rights should be terminated for other grounds under A.R.S. § 8-	
		533 as follows:	
		Please state the facts supporting this statement:	
9.	Best Interests	It is in the child(ren)'s best interest to have  Father's  Mother's rights terminated.	
	-	Please state the facts supporting this statement:	
10.	Social Study	☐ The social study discussed in A.R.S. § 8-536(A) will be completed by the following agency:	
	_	☐ I request the social study discussed in A.R.S. § 8-536(A) be waived in the best interest of the child(ren) for the following reasons:	
	-		

Case No. \_\_\_\_\_

	Case No		
RELIEF REQUESTED: Based on the information above, after notice and a hearing Petitioner requests the Court issue an order which:			
Terminates the parent-child relationship be	tween the child(ren) and their:   Father   Mother,		
Appoints as guardian of the child(ren) a	and vests legal custody of the child(ren) in:		
Orders that the parent(s) whose rights are terminated shall remain obligated for child support payments until an adoption order is entered and shall remain obligated for arrearages;  Orders that: (state any other relief requested);			
	· / -		
and			
Any other such orders as the Court deems just and proper.			
I DECLARE UNDER PENALTY OF PERJURY THAT THE INFORMATION PROVIDED IN THIS DOCUMENT IS TRUE AND CORRECT			
Date	Signature of Petitioner		
_	Printed Name of Petitioner		